

ENGROSSED SENATE BILL No. 132

DIGEST OF SB 132 (Updated March 21, 2007 11:59 am - DI 92)

Citations Affected: IC 6-1.1; IC 8-14; IC 8-22; IC 12-29; IC 14-27; IC 20-48; IC 36-3; IC 36-5; IC 36-7; IC 36-9; IC 36-10; noncode.

Synopsis: Petition and remonstrance process. Allows registered voters and owners of real property to participate when a political subdivision conducts a petition and remonstrance process to approve a bond issue or a lease rental. (Current law allows only the owners of real property to sign a petition or a remonstrance.) Requires the petitions to be filed with the county voter registration office, rather than the county auditor. Specifies the dates by which an individual must be a registered voter in order to participate in the petition and remonstrance process. Specifies that whenever the name of an individual who signs a petition or remonstrance as a registered voter contains a minor variation from the name of the individual as set forth in the records of the county voter registration office, the signature is presumed to be valid and there is a presumption that the individual is entitled to sign the petition or remonstrance. Specifies that in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under the election law, but provides that an individual is not required to comply with the provisions concerning providing proof of identification. Provides that if a petition is presented to a county voter registration office within 35 days of an election, the county voter registration office may defer acting on the petition until after the election.

Effective: Upon passage.

Kenley, Weatherwax, Mrvan, Gard

(HOUSE SPONSORS — KUZMAN, ESPICH)

January 8, 2007, read first time and referred to Committee on Tax and Fiscal Policy.

January 8, 2007, read first time and reterred to Committee on Tax and Fist January 9, 2007, reported favorably — Do Pass. January 16, 2007, read second time, amended, ordered engrossed. January 17, 2007, engrossed. January 18, 2007, returned to second reading. January 22, 2007, reread second time, amended, ordered engrossed. January 23, 2007, re-engrossed. Read third time, passed. Yeas 47, nays 1.

HOUSE ACTION

February 26, 2007, read first time and referred to Committee on Ways and Means. March 22, 2007, reported — Do Pass.



First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 132

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

	(1) A board of registration established under IC 3-7-12 or by
1	"county voter registration office" means the following:
3	[EFFECTIVE UPON PASSAGE]: Sec. 1.8. As used in this chapter,
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
[SECTION 1. IC 6-1.1-20-1.8 IS ADDED TO THE INDIANA

- (1) A board of registration established under IC 3-7-12 or by a county executive acting under IC 3-7-12.
- (2) A board of elections and registration established under IC 3-6-5.2 or IC 3-6-5.4.
- (3) The office of the circuit court clerk of a county in which a board has not been established as described in subdivision (1) or (2).
- SECTION 2. IC 6-1.1-20-1.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 1.9.** As used in this chapter, "registered voter" means the following:
 - (1) In the case of a petition under section 3.1 of this chapter to initiate a petition and remonstrance process, an individual

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1	who is registered to vote in the political subdivision on the
2	date the proper officers of the political subdivision publish
3	notice under section 3.1(2) of this chapter of a preliminary
4	determination by the political subdivision to issue bonds or
5	enter into a lease.
6	(2) In the case of:
7	(A) a petition under section 3.2 of this chapter in favor of
8	the proposed debt service or lease payments; or
9	(B) a remonstrance under section 3.2 of this chapter
10	against the proposed debt service or lease payments;
11	an individual who is registered to vote in the political
12	subdivision on the date that is thirty (30) days after the notice
13	of the applicability of the petition and remonstrance process
14	is published under section 3.2(1) of this chapter.
15	SECTION 3. IC 6-1.1-20-3.1, AS AMENDED BY P.L.2-2006,
16	SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	UPON PASSAGE]: Sec. 3.1. A political subdivision may not impose
18	property taxes to pay debt service or lease rentals without completing
19	the following procedures:
20	(1) The proper officers of a political subdivision shall:
21	(A) publish notice in accordance with IC 5-3-1; and
22	(B) send notice by first class mail to any organization that
23	delivers to the officers, before January 1 of that year, an annual
24	written request for such notices;
25	of any meeting to consider adoption of a resolution or an
26	ordinance making a preliminary determination to issue bonds or
27	enter into a lease and shall conduct a public hearing on a
28	preliminary determination before adoption of the resolution or
29	ordinance.
30	(2) When the proper officers of a political subdivision make a
31	preliminary determination to issue bonds or enter into a lease, the
32	officers shall give notice of the preliminary determination by:
33	(A) publication in accordance with IC 5-3-1; and
34	(B) first class mail to the organizations described in
35	subdivision (1)(B).
36	(3) A notice under subdivision (2) of the preliminary
37	determination of the political subdivision to issue bonds or enter
38	into a lease must include the following information:
39	(A) The maximum term of the bonds or lease.
40	(B) The maximum principal amount of the bonds or the
41	maximum lease rental for the lease.
42	(C) The estimated interest rates that will be paid and the total



1	interest costs associated with the bonds or lease.	
2	(D) The purpose of the bonds or lease.	
3	(E) A statement that any owners of real property within the	
4	political subdivision or registered voters residing within the	
5	political subdivision who want to initiate a petition and	
6	remonstrance process against the proposed debt service or	
7	lease payments must file a petition that complies with	
8	subdivisions (4) and (5) not later than thirty (30) days after	
9	publication in accordance with IC 5-3-1.	
10	(F) With respect to bonds issued or a lease entered into to	4
11	open:	
12	(i) a new school facility; or	•
13	(ii) an existing facility that has not been used for at least	
14	three (3) years and that is being reopened to provide	
15	additional classroom space;	
16	the estimated costs the school corporation expects to incur	
17	annually to operate the facility.	
18	(G) A statement of whether the school corporation expects to	
19	appeal for a new facility adjustment (as defined in	
20	IC 20-45-1-16) for an increased maximum permissible tuition	
21	support levy to pay the estimated costs described in clause (F).	
22	(4) After notice is given, a petition requesting the application of	
23	a petition and remonstrance process may be filed by the lesser of:	
24	(A) one hundred (100) persons who are either owners of real	
25	property within the political subdivision or registered	
26	voters residing within the political subdivision; or	
27	(B) five percent (5%) of the owners of real property registered	
28	voters residing within the political subdivision.	
29	(5) The state board of accounts shall design and, upon request by	
30	the county auditor, voter registration office, deliver to the county	
31	auditor voter registration office or the county auditor's voter	
32	registration office's designated printer the petition forms to be	
33	used solely in the petition process described in this section. The	
34	county auditor voter registration office shall issue to an owner	
35	or owners of real property within the political subdivision or a	
36	registered voter residing within the political subdivision the	
37	number of petition forms requested by the owner or owners or the	
38	registered voter. Each form must be accompanied by instructions	
39	detailing the requirements that:	
40	(A) the carrier and signers must be owners of real property or	
41	registered voters;	
12	(B) the carrier must be a signatory on at least one (1) netition:	



1	(C) after the signatures have been collected, the carrier must
2	swear or affirm before a notary public that the carrier
3	witnessed each signature; and
4	(D) govern the closing date for the petition period.
5	Persons requesting forms may not be required to identify
6	themselves as owners of real property or registered voters and
7	may be allowed to pick up additional copies to distribute to other
8	property owners or registered voters. Each person signing a
9	petition must indicate whether the person is signing the
.0	petition as a registered voter within the political subdivision
1	or is signing the petition as the owner of real property within
2	the political subdivision. A person who signs a petition as a
3	registered voter must indicate the address at which the person
4	is registered to vote. A person who signs a petition as a real
5	property owner must indicate the address of the real property
6	owned by the person in the political subdivision.
7	(6) Each petition must be verified under oath by at least one (1)
8	qualified petitioner in a manner prescribed by the state board of
9	accounts before the petition is filed with the county auditor voter
20	registration office under subdivision (7).
21	(7) Each petition must be filed with the county auditor voter
22	registration office not more than thirty (30) days after
23	publication under subdivision (2) of the notice of the preliminary
24	determination.
25	(8) The county voter registration office shall determine
26	whether each person who signed the petition is a registered
27	voter. The county voter registration office shall not more than
28	fifteen (15) business days after receiving a petition forward a
29	copy of the petition to the county auditor. Not more than ten
30	(10) business days after receiving the copy of the petition, the
31	county auditor shall provide to the county voter registration
32	office a statement verifying:
33	(A) whether a person who signed the petition as a
34	registered voter but is not a registered voter, as
55	determined by the county voter registration office, is the
66	owner of real property in the political subdivision; and
57	(B) whether a person who signed the petition as an owner
8	of real property within the political subdivision does in fact
19	own real property within the political subdivision.
10	(9) The county voter registration office shall not more than
1	ten (10) business days after receiving the statement from the
12	county auditor under subdivision (8) make the final



determination of the number of petitioners that are registered
voters in the political subdivision and, based on the statement
provided by the county auditor, the number of petitioners that
own real property within the political subdivision. Whenever
the name of an individual who signs a petition form as a
registered voter contains a minor variation from the name of
the registered voter as set forth in the records of the county
voter registration office, the signature is presumed to be valid,
and there is a presumption that the individual is entitled to
sign the petition under this section. Except as otherwise
provided in this chapter, in determining whether an
individual is a registered voter, the county voter registration
office shall apply the requirements and procedures used
under IC 3 to determine whether a person is a registered
voter for purposes of voting in an election governed by IC 3.
However, an individual is not required to comply with the
provisions concerning providing proof of identification to be
considered a registered voter for purposes of this chapter. A
person is entitled to sign a petition only one (1) time in a
particular petition and remonstrance process under this
chapter, regardless of whether the person owns more than one
(1) parcel of real property within the subdivision and
regardless of whether the person is both a registered voter in
the political subdivision and the owner of real property within
the political subdivision. Notwithstanding any other provision
of this section, if a petition is presented to the county voter
registration office within thirty-five (35) days of an election,
the county voter registration office may defer acting on the
petition, and the time requirements under this section for
action by the county voter registration office do not begin to
run until five (5) days after the date of the election.
(8) (10) The county auditor voter registration office must file a
certificate and each petition with:
(A) the township trustee, if the political subdivision is a
the township trustee, if the political subdivision is a

- township, who shall present the petition or petitions to the township board; or
- (B) the body that has the authority to authorize the issuance of the bonds or the execution of a lease, if the political subdivision is not a township;
- within fifteen (15) thirty-five (35) business days of the filing of the petition requesting a petition and remonstrance process. The certificate must state the number of petitioners that are owners of



real property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

If a sufficient petition requesting a petition and remonstrance process is not filed by owners of real property **or registered voters** as set forth in this section, the political subdivision may issue bonds or enter into a lease by following the provisions of law relating to the bonds to be issued or lease to be entered into.

SECTION 4. IC 6-1.1-20-3.2, AS AMENDED BY P.L.2-2006, SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3.2. If a sufficient petition requesting the application of a petition and remonstrance process has been filed as set forth in section 3.1 of this chapter, a political subdivision may not impose property taxes to pay debt service or lease rentals without completing the following procedures:

- (1) The proper officers of the political subdivision shall give notice of the applicability of the petition and remonstrance process by:
 - (A) publication in accordance with IC 5-3-1; and
 - (B) first class mail to the organizations described in section 3.1(1)(B) of this chapter.

A notice under this subdivision must include a statement that any owners of real property within the political subdivision or registered voters residing within the political subdivision who want to petition in favor of or remonstrate against the proposed debt service or lease payments must file petitions and remonstrances in compliance with subdivisions (2) through (4) not earlier than thirty (30) days or later than sixty (60) days after publication in accordance with IC 5-3-1.

- (2) Not earlier than thirty (30) days or later than sixty (60) days after the notice under subdivision (1) is given:
 - (A) petitions (described in subdivision (3)) in favor of the bonds or lease; and
 - (B) remonstrances (described in subdivision (3)) against the bonds or lease;

may be filed by an owner or owners of real property within the political subdivision or a registered voter residing within the political subdivision. Each signature on a petition must be dated and the date of signature may not be before the date on which the petition and remonstrance forms may be issued under subdivision (3). A petition described in clause (A) or a remonstrance described in clause (B) must be verified in compliance with

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1	subdivision (4) before the petition or remonstrance is filed with
2	the county auditor voter registration office under subdivision
3	(4).
4	(3) The state board of accounts shall design and, upon request by
5	the county auditor, voter registration office, deliver to the county
6	auditor voter registration office or the county auditor's voter
7	registration office's designated printer the petition and

- registration office's designated printer the petition and remonstrance forms to be used solely in the petition and remonstrance process described in this section. The county auditor voter registration office shall issue to an owner or owners of real property within the political subdivision or a registered voter residing within the political subdivision the number of petition or remonstrance forms requested by the owner or owners or the registered voter. Each form must be accompanied by instructions detailing the requirements that:
 - (A) the carrier and signers must be owners of real property or registered voters;
 - (B) the carrier must be a signatory on at least one (1) petition; (C) after the signatures have been collected, the carrier must swear or affirm before a notary public that the carrier witnessed each signature;
 - (D) govern the closing date for the petition and remonstrance period; and
- (E) apply to the carrier under section 10 of this chapter.
- Persons requesting forms may not be required to identify themselves as owners of real property or registered voters and may be allowed to pick up additional copies to distribute to other property owners or registered voters. Each person signing a petition or remonstrance must indicate whether the person is signing the petition or remonstrance as a registered voter within the political subdivision or is signing the petition or remonstrance as the owner of real property within the political subdivision. A person who signs a petition or remonstrance as a registered voter must indicate the address at which the person is registered to vote. A person who signs a petition or remonstrance as a real property owner must indicate the address of the real property owned by the person in the political subdivision. The county auditor voter registration office may not issue a petition or remonstrance form earlier than twenty-nine (29) days after the notice is given under subdivision (1). The county auditor voter registration office shall certify the date of issuance on each petition or remonstrance











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1	form that is distributed under this subdivision.	
2	(4) The petitions and remonstrances must be verified in the	
3	manner prescribed by the state board of accounts and filed with	
4	the county auditor voter registration office within the sixty (60)	
5	day period described in subdivision (2) in the manner set forth in	
6	section 3.1 of this chapter relating to requests for a petition and	
7	remonstrance process.	
8	(5) The county voter registration office shall determine	
9	whether each person who signed the petition or remonstrance	
10	is a registered voter. The county voter registration office shall	
11	not more than fifteen (15) business days after receiving a	
12	petition or remonstrance forward a copy of the petition or	
13	remonstrance to the county auditor. Not more than ten (10)	
14	business days after receiving the copy of the petition or	
15	remonstrance, the county auditor shall provide to the county	
16	voter registration office a statement verifying:	
17	(A) whether a person who signed the petition or	
18	remonstrance as a registered voter but is not a registered	
19	voter, as determined by the county voter registration	
20	office, is the owner of real property in the political	
21	subdivision; and	_
22	(B) whether a person who signed the petition or	
23	remonstrance as an owner of real property within the	
24	political subdivision does in fact own real property within	
25	the political subdivision.	
26	(6) The county voter registration office shall not more than	
27	ten (10) business days after receiving the statement from the	
28	county auditor under subdivision (5) make the final	
29	determination of:	
30	(A) the number of registered voters in the political	
31	subdivision that signed a petition and, based on the	
32	statement provided by the county auditor, the number of	
33	owners of real property within the political subdivision	
34	that signed a petition; and	
35	(B) the number of registered voters in the political	
36	subdivision that signed a remonstrance and, based on the	
37	statement provided by the county auditor, the number of	
38	owners of real property within the political subdivision	
39	that signed a remonstrance.	
40	Whenever the name of an individual who signs a petition or	
41	remonstrance as a registered voter contains a minor variation	

from the name of the registered voter as set forth in the



records of the county voter registration office, the signature
is presumed to be valid, and there is a presumption that the
individual is entitled to sign the petition or remonstrance
under this section. Except as otherwise provided in this
chapter, in determining whether an individual is a registered
voter, the county voter registration office shall apply the
requirements and procedures used under IC 3 to determine
whether a person is a registered voter for purposes of voting
in an election governed by IC 3. However, an individual is not
required to comply with the provisions concerning providing
proof of identification to be considered a registered voter for
purposes of this chapter. A person is entitled to sign a petition
or remonstrance only one (1) time in a particular petition and
remonstrance process under this chapter, regardless of
whether the person owns more than one (1) parcel of rea
property within the subdivision and regardless of whether the
person is both a registered voter in the political subdivision
and the owner of real property within the political
subdivision. Notwithstanding any other provision of this
section, if a petition or remonstrance is presented to the
county voter registration office within thirty-five (35) days of
an election, the county voter registration office may defer
acting on the petition or remonstrance, and the time
requirements under this section for action by the county votes
registration office do not begin to run until five (5) days after
the date of the election.

(5) (7) The county auditor voter registration office must file a certificate and the petition or remonstrance with the body of the political subdivision charged with issuing bonds or entering into leases within fifteen (15) thirty-five (35) business days of the filing of a petition or remonstrance under subdivision (4), whichever applies, containing ten thousand (10,000) signatures or less. The county auditor voter registration office may take an additional five (5) days to review and certify the petition or remonstrance for each additional five thousand (5,000) signatures up to a maximum of sixty (60) days. The certificate must state the number of petitioners and remonstrators that are owners of real property within the political subdivision and the number of petitioners who are registered voters residing within the political subdivision.

(6) (8) If a greater number of persons who are either owners of real property within the political subdivision or registered



voters residing within the political subdivision sign a remonstrance than the number that signed a petition, the bonds petitioned for may not be issued or the lease petitioned for may not be entered into. The proper officers of the political subdivision may not make a preliminary determination to issue bonds or enter into a lease for the controlled project defeated by the petition and remonstrance process under this section or any other controlled project that is not substantially different within one (1) year after the date of the county auditor's voter registration office's certificate under subdivision (5). (7). Withdrawal of a petition carries the same consequences as a defeat of the petition.

(7) (9) After a political subdivision has gone through the petition and remonstrance process set forth in this section, the political

(7) (9) After a political subdivision has gone through the petition and remonstrance process set forth in this section, the political subdivision is not required to follow any other remonstrance or objection procedures under any other law (including section 5 of this chapter) relating to bonds or leases designed to protect owners of real property within the political subdivision from the imposition of property taxes to pay debt service or lease rentals. However, the political subdivision must still receive the approval of the department of local government finance required by:

- (A) IC 6-1.1-18.5-8; or
- (B) IC 20-46-7-8, IC 20-46-7-9, and IC 20-46-7-10.

SECTION 5. IC 8-14-9-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. All bonds and interest on bonds issued under this chapter are exempt from taxation as provided under IC 6-8-5-1. All general laws relating to:

- (1) the filing of a petition requesting the issuance of bonds;
- (2) the right of taxpayers **and voters** to remonstrate against the issuance of bonds;
- (3) the appropriation of the proceeds of the bonds and the approval of the appropriation by the department of local government finance; and
- (4) the sale of bonds at public sale for not less than par value; are applicable to proceedings under this chapter.

SECTION 6. IC 8-22-3-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 16. (a) The board may issue general obligation bonds of the authority for the purpose of procuring funds to pay the cost of acquiring real property, or constructing, enlarging, improving, remodeling, repairing, or equipping buildings, structures, runways, or other facilities, for use as or in connection with or for administrative purposes of the airport. The

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issuance of the bonds must be authorized by ordinance of the board providing for the amount, terms, and tenor of the bonds and for the time and character of notice and the mode of making sale. If one (1) airport is owned by the authority, an ordinance authorizing the issuance of bonds for a separate second airport is subject to approval as provided in this section. The bonds bear interest and are payable at the times and places that the board determines but running not more than twenty-five (25) years after the date of their issuance, and they must be executed in the name of the authority by the president of the board and attested by the secretary who shall affix to each of the bonds the official seal of the authority. The interest coupons attached to the bonds may be executed by placing on them the facsimile signature of the president of the board.

- (b) The issuance of general obligation bonds must be approved by resolution of the following body:
 - (1) When the authority is established by an eligible entity, by its fiscal body.
 - (2) When the authority is established by two (2) or more eligible entities acting jointly, by the fiscal body of each of those entities.
 - (3) When the authority was established under IC 19-6-2, by the mayor of the consolidated city, and if a second airport is to be funded, also by the city-county council.
 - (4) When the authority was established under IC 19-6-3, by the county council.
- (c) The airport director shall manage and supervise the preparation, advertisement, and sale of the bonds, subject to the authorizing ordinance. Before the sale of the bonds, the airport director shall cause notice of the sale to be published once each week for two (2) consecutive weeks in two (2) newspapers of general circulation published in the district, setting out the time and place where bids will be received, the amount and maturity dates of the issue, the maximum interest rate, and the terms and conditions of sale and delivery of the bonds. The bonds shall be sold to the highest bidder, in accordance with the procedures for selling public bonds. After the bonds have been properly sold and executed, the airport director shall deliver them to the treasurer of the authority and take his a receipt for them, and shall certify to the treasurer the amount which the purchaser is to pay for them, together with the name and address of the purchaser. On payment of the purchase price the treasurer shall deliver the bonds to the purchaser, and the treasurer and airport director or superintendent shall report their actions to the board.
 - (d) The provisions of IC 6-1.1-20 and IC 5-1 relating to the filing of











1	a petition requesting the issuance of bonds and giving notice of them,	
2	the giving of notice of determination to issue bonds, the giving of	
3	notice of hearing on the appropriation of the proceeds of bonds and the	
4	right of taxpayers to appeal and be heard on the proposed	
5	appropriation, the approval of the appropriation by the department of	
6	local government finance, the right of taxpayers and voters to	
7	remonstrate against the issuance of bonds, and the sale of bonds at	
8	public sale for not less than par value are applicable to proceedings	
9	under this chapter for the issuance of general obligation bonds.	
10	(e) Bonds issued under this chapter are not a corporate obligation or	
11	indebtedness of any eligible entity but are an indebtedness of the	
12	authority as a municipal corporation. An action to question the validity	
13	of the bonds issued or to prevent their issue must be instituted not later	
14	than the date set for sale of the bonds, and all of the bonds after that	
15	date are incontestable.	
16	SECTION 7. IC 12-29-1-5 IS AMENDED TO READ AS	
17	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. All general	,
18	Indiana statutes relating to the following apply to the issuance of	
19	county bonds under this chapter:	
20	(1) The filing of a petition requesting the issuance of bonds.	
21	(2) The giving of notice of the following:	
22	(A) The filing of the petition requesting the issuance of the	
23	bonds.	
24	(B) The determination to issue bonds.	
25	(C) A hearing on the appropriation of the proceeds of the	
26	bonds.	
27	(3) The right of taxpayers to appear and be heard on the proposed	•
28	appropriation.	
29	(4) The approval of the appropriation by the department of local	1
30	government finance.	
31	(5) The right of taxpayers and voters to remonstrate against the	
32	issuance of bonds.	
33	SECTION 8. IC 12-29-2-18 IS AMENDED TO READ AS	
34	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. All general	
35	Indiana statutes relating to the following apply to the issuance of	
36	county bonds under this chapter:	
37	(1) The filing of a petition requesting the issuance of bonds.	
38	(2) The giving of notice of the following:	
39	(A) The filing of the petition requesting the issuance of the	
40	bonds.	



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(B) The determination to issue bonds.

(C) A hearing on the appropriation of the proceeds of the

1	bonds.
2	(3) The right of taxpayers to appear and be heard on the proposed
3	appropriation.
4	(4) The approval of the appropriation by the department of local
5	government finance.
6	(5) The right of taxpayers and voters to remonstrate against the
7	issuance of bonds.
8	SECTION 9. IC 14-27-6-40 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 40. The provisions
.0	of IC 5-1 and IC 6-1.1-20 relating to the following apply to proceedings
1	under this chapter:
2	(1) The filing of a petition requesting the issuance of bonds and
.3	giving notice of the petition.
4	(2) The giving of notice of determination to issue bonds.
.5	(3) The giving of notice of hearing on the appropriation of the
6	proceeds of bonds and the right of taxpayers to appeal and be
.7	heard on the proposed appropriation.
. 8	(4) The approval of the appropriation by the department of local
9	government finance.
20	(5) The right of taxpayers and voters to remonstrate against the
2.1	issuance of bonds.
22	(6) The sale of bonds at public sale for not less than the par value.
23	SECTION 10. IC 20-48-1-8, AS ADDED BY P.L.2-2006,
24	SECTION 171, IS AMENDED TO READ AS FOLLOWS
25	[EFFECTIVE UPON PASSAGE]: Sec. 8. The provisions of all general
26	statutes and rules relating to:
27	(1) filing petitions requesting the issuance of bonds and giving
28	notice of the issuance of bonds;
29	(2) giving notice of determination to issue bonds;
30	(3) giving notice of a hearing on the appropriation of the proceeds
51	of the bonds and the right of taxpayers to appear and be heard on
32	the proposed appropriation;
33	(4) the approval of the appropriation by the department of local
34	government finance; and
55	(5) the right of taxpayers and voters to remonstrate against the
66	issuance of bonds;
37	apply to proceedings for the issuance of bonds and the making of an
8	emergency loan under this article and IC 20-26-1 through IC 20-26-5.
9	An action to contest the validity of the bonds or emergency loans may
10	not be brought later than five (5) days after the acceptance of a bid for
1	the sale of the bonds.
12	SECTION 11. IC 36-3-5-8 IS AMENDED TO READ AS



1	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8. (a) This section
2	applies whenever a special taxing district of the consolidated city has
3	the power to issue bonds, notes, or warrants.
4	(b) Before any bonds, notes, or warrants of a special taxing district
5	may be issued, the issue must be approved by resolution of the
6	legislative body of the consolidated city.
7	(c) Any bonds of a special taxing district must be issued in the
8	manner prescribed by statute for that district, and the board of the
9	department having jurisdiction over the district shall:
10	(1) hold all required hearings;
11	(2) adopt all necessary resolutions; and
12	(3) appropriate the proceeds of the bonds;
13	in that manner. However, the legislative body shall levy each year the
14	special tax required to pay the principal of and interest on the bonds
15	and any bank paying charges.
16	(d) Notwithstanding any other statute, bonds of a special taxing
17	district may:
18	(1) be dated;
19	(2) be issued in any denomination;
20	(3) mature at any time or times not exceeding fifty (50) years after
21	their date; and
22	(4) be payable at any bank or banks;
23	as determined by the board. The interest rate or rates that the bonds will
24	bear must be determined by bidding, notwithstanding IC 5-1-11-3.
25	(e) Bonds of a special taxing district are subject to the provisions of
26	IC 5-1 and IC 6-1.1-20 relating to the filing of a petition requesting the
27	issuance of bonds and giving notice of the petition, the giving of notice
28	of a hearing on the appropriation of the proceeds of bonds, the right of
29	taxpayers to appear and be heard on the proposed appropriation, the
30	approval of the appropriation by the department of local government
31	finance, the right of taxpayers and voters to remonstrate against the
32	issuance of bonds, and the sale of bonds at public sale.
33	SECTION 12. IC 36-5-2-11 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) The
35	legislative body may issue bonds for the purpose of procuring money
36	to be used in the exercise of the powers of the town and for the
37	payment of town debts. However, a town may not issue bonds to
38	procure money to pay current expenses.
39	(b) Bonds issued under this section are payable in the amounts and
40	at the times determined by the legislative body.
41	(c) Bonds issued under this section are subject to the provisions of

IC 5-1 and IC 6-1.1-20 relating to the filing of a petition requesting the



issuance of bonds and giving notice of the petition, the giving of notice of a hearing on the appropriation of the proceeds of bonds, the right of taxpayers to appear and be heard on the proposed appropriation, the approval of the appropriation by the department of local government finance, the right of taxpayers and voters to remonstrate against the issuance of bonds, and the sale of bonds at public sale for not less than their par value.

- (d) The legislative body may, by ordinance, make loans of money for not more than five (5) years and issue notes for the purpose of refunding those loans. The loans may be made only for the purpose of procuring money to be used in the exercise of the powers of the town, and the total amount of outstanding loans under this subsection may not exceed five percent (5%) of the town's total tax levy in the current year (excluding amounts levied to pay debt service and lease rentals). Loans under this subsection shall be made as follows:
 - (1) The ordinance authorizing the loans must pledge to their payment a sufficient amount of tax revenues over the ensuing five (5) years to provide for refunding the loans.
 - (2) The loans must be evidenced by notes of the town in terms designating the nature of the consideration, the time and place payable, and the revenues out of which they will be payable.
 - (3) The interest accruing on the notes to the date of maturity may be added to and included in their face value or be made payable periodically, as provided in the ordinance.

Notes issued under this subsection are not bonded indebtedness for purposes of IC 6-1.1-18.5.

SECTION 13. IC 36-7-14-25.1, AS AMENDED BY P.L.185-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25.1. (a) In addition to other methods of raising money for property acquisition or redevelopment in a redevelopment project area, and in anticipation of the special tax to be levied under section 27 of this chapter, the taxes allocated under section 39 of this chapter, or other revenues of the district, or any combination of these sources, the redevelopment commission may, by resolution and subject to subsection (p), issue the bonds of the special taxing district in the name of the unit. The amount of the bonds may not exceed the total, as estimated by the commission, of all expenses reasonably incurred in connection with the acquisition and redevelopment of the property, including:

- (1) the total cost of all land, rights-of-way, and other property to be acquired and redeveloped;
- (2) all reasonable and necessary architectural, engineering, legal,



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1	financing, accounting, advertising, bond discount, and	
2	supervisory expenses related to the acquisition and redevelopment	
3	of the property or the issuance of bonds;	
4	(3) capitalized interest permitted by this chapter and a debt	
5	service reserve for the bonds to the extent the redevelopment	
6	commission determines that a reserve is reasonably required; and	
7	(4) expenses that the redevelopment commission is required or	
8	permitted to pay under IC 8-23-17.	
9	(b) If the redevelopment commission plans to acquire different	
10	parcels of land or let different contracts for redevelopment work at	
11	approximately the same time, whether under one (1) or more	
12	resolutions, the commission may provide for the total cost in one (1)	
13	issue of bonds.	
14	(c) The bonds must be dated as set forth in the bond resolution and	
15	negotiable, subject to the requirements of the bond resolution for	
16	registering the bonds. The resolution authorizing the bonds must state:	
17	(1) the denominations of the bonds;	
18	(2) the place or places at which the bonds are payable; and	
19	(3) the term of the bonds, which may not exceed fifty (50) years.	
20	The resolution may also state that the bonds are redeemable before	
21	maturity with or without a premium, as determined by the	
22	redevelopment commission.	
23	(d) The redevelopment commission shall certify a copy of the	
24	resolution authorizing the bonds to the municipal or county fiscal	
25	officer, who shall then prepare the bonds, subject to subsection (p). The	
26	seal of the unit must be impressed on the bonds, or a facsimile of the	
27	seal must be printed on the bonds.	
28	(e) The bonds must be executed by the appropriate officer of the	
29	unit, and attested by the municipal or county fiscal officer.	
30	(f) The bonds are exempt from taxation for all purposes.	
31	(g) The municipal or county fiscal officer shall give notice of the	
32	sale of the bonds by publication in accordance with IC 5-3-1. The	
33	municipal fiscal officer, or county fiscal officer or executive, shall sell	
34	the bonds to the highest bidder, but may not sell them for less than	
35	ninety-seven percent (97%) of their par value. However, bonds payable	
36	solely or in part from tax proceeds allocated under section 39(b)(2) of	
37	this chapter, or other revenues of the district may be sold at a private	

(h) Except as provided in subsection (i), a redevelopment commission may not issue the bonds when the total issue, including bonds already issued and to be issued, exceeds two percent (2%) of the adjusted value of the taxable property in the special taxing district, as



negotiated sale.

1	determined under IC 36-1-15.
2	(i) The bonds are not a corporate obligation of the unit but are an
3	indebtedness of the taxing district. The bonds and interest are payable,
4	as set forth in the bond resolution of the redevelopment commission:
5	(1) from a special tax levied upon all of the property in the taxing
6	district, as provided by section 27 of this chapter;
7	(2) from the tax proceeds allocated under section 39(b)(2) of this
8	chapter;
9	(3) from other revenues available to the redevelopment
10	commission; or
11	(4) from a combination of the methods stated in subdivisions (1)
12	through (3).
13	If the bonds are payable solely from the tax proceeds allocated under
14	section 39(b)(2) of this chapter, other revenues of the redevelopment
15	commission, or any combination of these sources, they may be issued
16	in any amount without limitation.
17	(j) Proceeds from the sale of bonds may be used to pay the cost of
18	interest on the bonds for a period not to exceed five (5) years from the
19	date of issuance.
20	(k) All laws relating to the giving of notice of the issuance of bonds,
21	the giving of notice of a hearing on the appropriation of the proceeds
22	of the bonds, the right of taxpayers to appear and be heard on the
23	proposed appropriation, and the approval of the appropriation by the
24	department of local government finance apply to all bonds issued under
25	this chapter that are payable from the special benefits tax levied
26	pursuant to section 27 of this chapter or from taxes allocated under
27	section 39 of this chapter.
28	(l) All laws relating to the filing of petitions requesting the issuance
29	of bonds and the right of taxpayers and voters to remonstrate against
30	the issuance of bonds apply to bonds issued under this chapter, except
31	for bonds payable solely from tax proceeds allocated under section
32	39(b)(2) of this chapter, other revenues of the redevelopment
33	commission, or any combination of these sources.
34	(m) If a debt service reserve is created from the proceeds of bonds,
35	the debt service reserve may be used to pay principal and interest on
36	the bonds as provided in the bond resolution.
37	(n) Any amount remaining in the debt service reserve after all of the
38	bonds of the issue for which the debt service reserve was established
39	have matured shall be deposited in the allocation fund established
40	under section 39(b)(2) of this chapter.

(o) If bonds are issued under this chapter that are payable solely or in part from revenues to the redevelopment commission from a project



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or projects, the redevelopment commission may adopt a resolution or
trust indenture or enter into covenants as is customary in the issuance
of revenue bonds. The resolution or trust indenture may pledge or
assign the revenues from the project or projects, but may not convey or
mortgage any project or parts of a project. The resolution or trust
indenture may also contain any provisions for protecting and enforcing
the rights and remedies of the bond owners as may be reasonable and
proper and not in violation of law, including covenants setting forth the
duties of the redevelopment commission. The redevelopment
commission may establish fees and charges for the use of any project
and covenant with the owners of any bonds to set those fees and
charges at a rate sufficient to protect the interest of the owners of the
bonds. Any revenue bonds issued by the redevelopment commission
that are payable solely from revenues of the commission shall contain
a statement to that effect in the form of bond.

(p) If the total principal amount of bonds authorized by a resolution of the redevelopment commission is equal to or greater than three million dollars (\$3,000,000), the bonds may not be issued without the approval, by resolution, of the legislative body of the unit.

SECTION 14. IC 36-7-14.5-12.5, AS AMENDED BY P.L.1-2006, SECTION 567, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12.5. (a) This section applies only to an authority in a county having a United States government military base that is scheduled for closing or is completely or partially inactive or closed.

- (b) In order to accomplish the purposes set forth in section 11 of this chapter, an authority may create an economic development area:
 - (1) by following the procedures set forth in IC 36-7-14-41 for the establishment of an economic development area by a redevelopment commission; and
 - (2) with the same effect as if the economic development area was created by a redevelopment commission.

The area established under this section shall be established only in the area where a United States government military base that is scheduled for closing or is completely or partially inactive or closed is or was located.

- (c) In order to accomplish the purposes set forth in section 11 of this chapter, an authority may do the following in a manner that serves an economic development area created under this section:
 - (1) Acquire by purchase, exchange, gift, grant, condemnation, or lease, or any combination of methods, any personal property or interest in real property needed for the redevelopment of

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1	economic development areas located within the corporate	
2	boundaries of the unit.	
3	(2) Hold, use, sell (by conveyance by deed, land sale contract, or	
4 5	other instrument), exchange, lease, rent, or otherwise dispose of	
6	property acquired for use in the redevelopment of economic development areas on the terms and conditions that the authority	
7	considers best for the unit and the unit's inhabitants.	
8	(3) Sell, lease, or grant interests in all or part of the real property	
9	acquired for redevelopment purposes to any other department of	
10	the unit or to any other governmental agency for public ways,	
11	levees, sewerage, parks, playgrounds, schools, and other public	
12	purposes on any terms that may be agreed on.	
13	(4) Clear real property acquired for redevelopment purposes.	
14	(5) Repair and maintain structures acquired for redevelopment	
15	purposes.	
16	(6) Remodel, rebuild, enlarge, or make major structural	
17	improvements on structures acquired for redevelopment purposes.	
18	(7) Survey or examine any land to determine whether the land	
19	should be included within an economic development area to be	
20	acquired for redevelopment purposes and to determine the value	
21	of that land.	
22	(8) Appear before any other department or agency of the unit, or	
23	before any other governmental agency in respect to any matter	
24	affecting:	
25	(A) real property acquired or being acquired for	
26	redevelopment purposes; or	
27	(B) any economic development area within the jurisdiction of	
28	the authority.	W
29	(9) Institute or defend in the name of the unit any civil action, but	
30	all actions against the authority must be brought in the circuit or	
31	superior court of the county where the authority is located.	
32	(10) Use any legal or equitable remedy that is necessary or	
33	considered proper to protect and enforce the rights of and perform	
34	the duties of the authority.	
35	(11) Exercise the power of eminent domain in the name of and	
36	within the corporate boundaries of the unit subject to the same	
37	conditions and procedures that apply to the exercise of the power	
38	of eminent domain by a redevelopment commission under	
39	IC 36-7-14.	
40	(12) Appoint an executive director, appraisers, real estate experts,	
41	engineers, architects, surveyors, and attorneys.	

(13) Appoint clerks, guards, laborers, and other employees the



1	authority considers advisable, except that those appointments
2	must be made in accordance with the merit system of the unit if
3	such a system exists.
4	(14) Prescribe the duties and regulate the compensation of
5	employees of the authority.
6	(15) Provide a pension and retirement system for employees of
7	the authority by using the public employees' retirement fund or a
8	retirement plan approved by the United States Department of
9	Housing and Urban Development.
10	(16) Discharge and appoint successors to employees of the
11	authority subject to subdivision (13).
12	(17) Rent offices for use of the department or authority, or accept
13	the use of offices furnished by the unit.
14	(18) Equip the offices of the authority with the necessary
15	furniture, furnishings, equipment, records, and supplies.
16	(19) Design, order, contract for, and construct, reconstruct,
17	improve, or renovate the following:
18	(A) Any local public improvement or structure that is
19	necessary for redevelopment purposes or economic
20	development within the corporate boundaries of the unit.
21	(B) Any structure that enhances development or economic
22	development.
23	(20) Contract for the construction, extension, or improvement of
24	pedestrian skyways (as defined in IC 36-7-14-12.2(c)).
25	(21) Accept loans, grants, and other forms of financial assistance
26	from, or contract with, the federal government, the state
27	government, a municipal corporation, a special taxing district, a
28	foundation, or any other source.
29	(22) Make and enter into all contracts and agreements necessary
30	or incidental to the performance of the duties of the authority and
31	the execution of the powers of the authority under this chapter.
32	(23) Take any action necessary to implement the purpose of the
33	authority.
34	(24) Provide financial assistance, in the manner that best serves
35	the purposes set forth in section 11 of this chapter, including
36	grants and loans, to enable private enterprise to develop,
37	redevelop, and reuse military base property or otherwise enable
38	private enterprise to provide social and economic benefits to the
39	citizens of the unit.
40	(d) An authority may designate all or a portion of an economic
41	development area created under this section as an allocation area by

following the procedures set forth in IC 36-7-14-39 for the



establishment of an allocation area by a redevelopment commission. The allocation provision may modify the definition of "property taxes" under IC 36-7-14-39(a) to include taxes imposed under IC 6-1.1 on the depreciable personal property located and taxable on the site of operations of designated taxpayers in accordance with the procedures applicable to a commission under IC 36-7-14-39.3. IC 36-7-14-39.3 applies to such a modification. An allocation area established by an authority under this section is a special taxing district authorized by the general assembly to enable the unit to provide special benefits to taxpayers in the allocation area by promoting economic development that is of public use and benefit. For allocation areas established for an economic development area created under this section after June 30, 1997, and to the expanded portion of an allocation area for an economic development area that was established before June 30, 1997, and that is expanded under this section after June 30, 1997, the net assessed value of property that is assessed as residential property under the rules of the department of local government finance, as finally determined for any assessment date, must be allocated. All of the provisions of IC 36-7-14-39, IC 36-7-14-39.1, and IC 36-7-14-39.5 apply to an allocation area created under this section, except that the authority shall be vested with the rights and duties of a commission as referenced in those sections, and except that, notwithstanding IC 36-7-14-39(b)(2), property tax proceeds paid into the allocation fund may be used by the authority only to do one (1) or more of the following:

- (1) Pay the principal of and interest and redemption premium on any obligations incurred by the special taxing district or any other entity for the purpose of financing or refinancing military base reuse activities in or serving or benefiting that allocation area.
- (2) Establish, augment, or restore the debt service reserve for obligations payable solely or in part from allocated tax proceeds in that allocation area or from other revenues of the authority (including lease rental revenues).
- (3) Make payments on leases payable solely or in part from allocated tax proceeds in that allocation area.
- (4) Reimburse any other governmental body for expenditures made by it for local public improvements or structures in or serving or benefiting that allocation area.
- (5) Pay all or a portion of a property tax replacement credit to taxpayers in an allocation area as determined by the authority. This credit equals the amount determined under the following STEPS for each taxpayer in a taxing district (as defined in











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1	IC 6-1.1-1-20) that contains all or part of the allocation area:	
2	STEP ONE: Determine that part of the sum of the amounts	
3	under IC $6-1.1-21-2(g)(1)(A)$, IC $6-1.1-21-2(g)(2)$,	
4	IC $6-1.1-21-2(g)(3)$, IC $6-1.1-21-2(g)(4)$, and	
5	IC $6-1.1-21-2(g)(5)$ that is attributable to the taxing district.	
6	STEP TWO: Divide:	
7	(A) that part of each county's eligible property tax	
8	replacement amount (as defined in IC 6-1.1-21-2) for that	
9	year as determined under IC 6-1.1-21-4 that is attributable	
10	to the taxing district; by	1
11	(B) the STEP ONE sum.	
12	STEP THREE: Multiply:	•
13	(A) the STEP TWO quotient; by	
14	(B) the total amount of the taxpayer's taxes (as defined in	
15	IC 6-1.1-21-2) levied in the taxing district that have been	
16	allocated during that year to an allocation fund under this	4
17	section.	
18	If not all the taxpayers in an allocation area receive the credit in	
19	full, each taxpayer in the allocation area is entitled to receive the	
20	same proportion of the credit. A taxpayer may not receive a credit	
21	under this section and a credit under IC 36-7-14-39.5 in the same	
22	year.	
23	(6) Pay expenses incurred by the authority for local public	
24	improvements or structures that are in the allocation area or	
25	serving or benefiting the allocation area.	
26	(7) Reimburse public and private entities for expenses incurred in	
27	training employees of industrial facilities that are located:	1
28	(A) in the allocation area; and	,
29	(B) on a parcel of real property that has been classified as	
30	industrial property under the rules of the department of local	
31	government finance.	
32	However, the total amount of money spent for this purpose in any	
33	year may not exceed the total amount of money in the allocation	
34	fund that is attributable to property taxes paid by the industrial	
35	facilities described in clause (B). The reimbursements under this	
36	subdivision must be made within three (3) years after the date on	
37	which the investments that are the basis for the increment	
38	financing are made. The allocation fund may not be used for	
39	operating expenses of the authority.	
40	(e) In addition to other methods of raising money for property	

acquisition, redevelopment, or economic development activities in or directly serving or benefitting an economic development area created



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1	by an authority under this section, and in anticipation of the taxes
2	allocated under subsection (d), other revenues of the authority, or any
3	combination of these sources, the authority may, by resolution, issue
4	the bonds of the special taxing district in the name of the unit. Bonds
5	issued under this section may be issued in any amount without
6	limitation. The following apply if such a resolution is adopted:
7	(1) The authority shall certify a copy of the resolution authorizing
8	the bonds to the municipal or county fiscal officer, who shall then
9	prepare the bonds. The seal of the unit must be impressed on the
.0	bonds, or a facsimile of the seal must be printed on the bonds.
.1	(2) The bonds must be executed by the appropriate officer of the
2	unit and attested by the unit's fiscal officer.
.3	(3) The bonds are exempt from taxation for all purposes.
4	(4) Bonds issued under this section may be sold at public sale in
. 5	accordance with IC 5-1-11 or at a negotiated sale.
.6	(5) The bonds are not a corporate obligation of the unit but are an
7	indebtedness of the taxing district. The bonds and interest are
. 8	payable, as set forth in the bond resolution of the authority:
9	(A) from the tax proceeds allocated under subsection (d);
20	(B) from other revenues available to the authority; or
21	(C) from a combination of the methods stated in clauses (A)
22	and (B).
23	(6) Proceeds from the sale of bonds may be used to pay the cost
24	of interest on the bonds for a period not to exceed five (5) years
25	from the date of issuance.
26	(7) Laws relating to the filing of petitions requesting the issuance
27	of bonds and the right of taxpayers and voters to remonstrate
28	against the issuance of bonds do not apply to bonds issued under
29	this section.
30	(8) If a debt service reserve is created from the proceeds of bonds,
51	the debt service reserve may be used to pay principal and interest
52	on the bonds as provided in the bond resolution.
3	(9) If bonds are issued under this chapter that are payable solely
34	or in part from revenues to the authority from a project or
55	projects, the authority may adopt a resolution or trust indenture or
66	enter into covenants as is customary in the issuance of revenue
57	bonds. The resolution or trust indenture may pledge or assign the
8	revenues from the project or projects. The resolution or trust
19	indenture may also contain any provisions for protecting and
10	enforcing the rights and remedies of the bond owners as may be
1	reasonable and proper and not in violation of law, including

covenants setting forth the duties of the authority. The authority





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may establish fees and charges for the use of any project and covenant with the owners of any bonds to set those fees and charges at a rate sufficient to protect the interest of the owners of the bonds. Any revenue bonds issued by the authority that are payable solely from revenues of the authority shall contain a statement to that effect in the form of bond.

- (f) Notwithstanding section 8(a) of this chapter, an ordinance adopted under section 11 of this chapter may provide, or be amended to provide, that the board of directors of the authority shall be composed of not fewer than three (3) nor more than eleven (11) members, who must be residents of the unit appointed by the executive of the unit.
- (g) The acquisition of real and personal property by an authority under this section is not subject to the provisions of IC 5-22, IC 36-1-10.5, IC 36-7-14-19, or any other statutes governing the purchase of property by public bodies or their agencies.
- (h) An authority may negotiate for the sale, lease, or other disposition of real and personal property without complying with the provisions of IC 5-22-22, IC 36-1-11, IC 36-7-14-22, or any other statute governing the disposition of public property.
- (i) Notwithstanding any other law, utility services provided within an economic development area established under this section are subject to regulation by the appropriate regulatory agencies unless the utility service is provided by a utility that provides utility service solely within the geographic boundaries of an existing or a closed military installation, in which case the utility service is not subject to regulation for purposes of rate making, regulation, service delivery, or issuance of bonds or other forms of indebtedness. However, this exemption from regulation does not apply to utility service if the service is generated, treated, or produced outside the boundaries of the existing or closed military installation.

SECTION 15. IC 36-7-15.1-17, AS AMENDED BY P.L.185-2005, SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17. (a) In addition to other methods of raising money for property acquisition or redevelopment in a redevelopment project area, and in anticipation of the special tax to be levied under section 19 of this chapter, the taxes allocated under section 26 of this chapter, or other revenues of the redevelopment district, the commission may, by resolution, issue the bonds of the redevelopment district in the name of the consolidated city and in accordance with IC 36-3-5-8. The amount of the bonds may not exceed the total, as estimated by the commission, of all expenses reasonably incurred in

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1	connection with the acquisition and redevelopment of the property,
2	including:
3	(1) the total cost of all land, rights-of-way, and other property to
4	be acquired and redeveloped;
5	(2) all reasonable and necessary architectural, engineering, legal,
6	financing, accounting, advertising, bond discount, and
7	supervisory expenses related to the acquisition and redevelopment
8	of the property or the issuance of bonds;
9	(3) capitalized interest permitted in this chapter and a debt service
.0	reserve for the bonds, to the extent that the redevelopment
1	commission determines that a reserve is reasonably required;
.2	(4) the total cost of all clearing and construction work provided
.3	for in the resolution; and
4	(5) expenses that the commission is required or permitted to pay
.5	under IC 8-23-17.
.6 .7	(b) If the commission plans to acquire different parcels of land or let
	different contracts for redevelopment work at approximately the same
.8 .9	time, whether under one (1) or more resolutions, the commission may
.9 20	provide for the total cost in one (1) issue of bonds. (c) The bonds must be dated as set forth in the bond resolution and
.0 !1	negotiable subject to the requirements of the bond resolution for the
22	registration of the bonds. The resolution authorizing the bonds must
23	state:
.5	(1) the denominations of the bonds;
25	(2) the place or places at which the bonds are payable; and
26	(3) the term of the bonds, which may not exceed fifty (50) years.
27	The resolution may also state that the bonds are redeemable before
28	maturity with or without a premium, as determined by the commission.
29	(d) The commission shall certify a copy of the resolution authorizing
30	the bonds to the fiscal officer of the consolidated city, who shall then
31	prepare the bonds. The seal of the unit must be impressed on the bonds,
32	or a facsimile of the seal must be printed on the bonds.
33	(e) The bonds shall be executed by the city executive and attested
34	by the fiscal officer. The interest coupons, if any, shall be executed by
55	the facsimile signature of the fiscal officer.
66	(f) The bonds are exempt from taxation as provided by IC 6-8-5.
37	(g) The city fiscal officer shall sell the bonds according to law.
8	Notwithstanding IC 36-3-5-8, bonds payable solely or in part from tax
19	proceeds allocated under section 26(b)(2) of this chapter or other
10	revenues of the district may be sold at private negotiated sale and at a
1	price or prices not less than ninety-seven percent (97%) of the par



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value.

1	(h) The bonds are not a corporate obligation of the city but are an
2	indebtedness of the redevelopment district. The bonds and interest are
3	payable:
4	(1) from a special tax levied upon all of the property in the
5	redevelopment district, as provided by section 19 of this chapter;
6	(2) from the tax proceeds allocated under section 26(b)(2) of this
7	chapter;
8	(3) from other revenues available to the commission; or
9	(4) from a combination of the methods stated in subdivisions (1)
10	through (3);
11	and from any revenues of the designated project. If the bonds are
12	payable solely from the tax proceeds allocated under section 26(b)(2)
13	of this chapter, other revenues of the redevelopment commission, or
14	any combination of these sources, they may be issued in any amount
15	without limitation.
16	(i) Proceeds from the sale of the bonds may be used to pay the cost
17	of interest on the bonds for a period not to exceed five (5) years from
18	the date of issue.
19	(j) Notwithstanding IC 36-3-5-8, the laws relating to the filing of
20	petitions requesting the issuance of bonds and the right of taxpayers
21	and voters to remonstrate against the issuance of bonds applicable to
22	bonds issued under this chapter do not apply to bonds payable solely
23	or in part from tax proceeds allocated under section 26(b)(2) of this
24	chapter, other revenues of the commission, or any combination of these
25	sources.
26	(k) If bonds are issued under this chapter that are payable solely or
27	in part from revenues to the commission from a project or projects, the
28	commission may adopt a resolution or trust indenture or enter into
29	covenants as is customary in the issuance of revenue bonds. The
30	resolution or trust indenture may pledge or assign the revenues from
31	the project or projects, but may not convey or mortgage any project or
32	parts of a project. The resolution or trust indenture may also contain
33	any provisions for protecting and enforcing the rights and remedies of
34	the bond owners as may be reasonable and proper and not in violation
35	of law, including covenants setting forth the duties of the commission.
36	The commission may establish fees and charges for the use of any
37	project and covenant with the owners of any bonds to set those fees and
38	charges at a rate sufficient to protect the interest of the owners of the

SECTION 16. IC 36-7-15.1-45, AS AMENDED BY P.L.185-2005,

bonds. Any revenue bonds issued by the commission that are payable

solely from revenues of the commission must contain a statement to



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that effect in the form of bond.

1	SECTION 45, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	UPON PASSAGE]: Sec. 45. (a) In addition to other methods of raising
3	money for property acquisition or redevelopment in a redevelopment
4	project area, and in anticipation of the special tax to be levied under
5	section 50 of this chapter, the taxes allocated under section 53 of this
6	chapter, or other revenues of the redevelopment district, a commission
7	may, by resolution, issue the bonds of its redevelopment district in the
8	name of the excluded city. The amount of the bonds may not exceed
9	the total, as estimated by the commission, of all expenses reasonably
10	incurred in connection with the acquisition and redevelopment of the
11	property, including:
12	(1) the total cost of all land, rights-of-way, and other property to
13	be acquired and redeveloped;
14	(2) all reasonable and necessary architectural, engineering, legal,
15	financing, accounting, advertising, bond discount, and
16	supervisory expenses related to the acquisition and redevelopment
17	of the property or the issuance of bonds;
18	(3) capitalized interest permitted in this chapter and a debt service
19	reserve for the bonds, to the extent that the redevelopment
20	commission determines that a reserve is reasonably required;
21	(4) the total cost of all clearing and construction work provided
22	for in the resolution; and
23	(5) expenses that the commission is required or permitted to pay
24	under IC 8-23-17.
25	(b) If a commission plans to acquire different parcels of land or let
26	different contracts for redevelopment work at approximately the same
27	time, whether under one (1) or more resolutions, a commission may
28	provide for the total cost in one (1) issue of bonds.
29	(c) The bonds must be dated as set forth in the bond resolution and
30	negotiable subject to the requirements concerning registration of the
31	bonds. The resolution authorizing the bonds must state:
32	(1) the denominations of the bonds;
33	(2) the place or places at which the bonds are payable; and
34	(3) the term of the bonds, which may not exceed fifty (50) years.
35	The resolution may also state that the bonds are redeemable before
36	maturity with or without a premium, as determined by the commission.
37	(d) The commission shall certify a copy of the resolution authorizing
38	the bonds to the fiscal officer of the excluded city, who shall then

prepare the bonds. The seal of the unit must be impressed on the bonds,

attested by the excluded city fiscal officer. The interest coupons, if any,

(e) The bonds shall be executed by the excluded city executive and

or a facsimile of the seal must be printed on the bonds.



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1	shall be executed by the facsimile signature of the excluded city fiscal
2	officer.
3	(f) The bonds are exempt from taxation as provided by IC 6-8-5.
4	(g) The excluded city fiscal officer shall sell the bonds according to
5	law. Bonds payable solely or in part from tax proceeds allocated under
6	section 53(b)(2) of this chapter or other revenues of the district may be
7	sold at private negotiated sale and at a price or prices not less than
8	ninety-seven percent (97%) of the par value.
9	(h) The bonds are not a corporate obligation of the excluded city but
10	are an indebtedness of the redevelopment district. The bonds and
11	interest are payable:
12	(1) from a special tax levied upon all of the property in the
13	redevelopment district, as provided by section 50 of this chapter;
14	(2) from the tax proceeds allocated under section 53(b)(2) of this
15	chapter;
16	(3) from other revenues available to the commission; or
17	(4) from a combination of the methods described in subdivisions
18	(1) through (3); and from any revenues of the designated project. If the bonds are
19 20	payable solely from the tax proceeds allocated under section 53(b)(2)
21	of this chapter, other revenues of the redevelopment commission, or
22	any combination of these sources, they may be issued in any amount
23	without limitation.
24	(i) Proceeds from the sale of the bonds may be used to pay the cost
25	of interest on the bonds for a period not to exceed five (5) years from
26	the date of issue.
27	(j) The laws relating to the filing of petitions requesting the issuance
28	of bonds and the right of taxpayers and voters to remonstrate against
29	the issuance of bonds applicable to bonds issued under this chapter do
30	not apply to bonds payable solely or in part from tax proceeds allocated
31	under section 53(b)(2) of this chapter, other revenues of the
32	commission, or any combination of these sources.
33	(k) If bonds are issued under this chapter that are payable solely or
34	in part from revenues to a commission from a project or projects, a
35	commission may adopt a resolution or trust indenture or enter into
36	covenants as is customary in the issuance of revenue bonds. The

resolution or trust indenture may pledge or assign the revenues from

the project or projects but may not convey or mortgage any project or

parts of a project. The resolution or trust indenture may also contain

any provisions for protecting and enforcing the rights and remedies of

the bond owners as may be reasonable and proper and not in violation

of law, including covenants setting forth the duties of the commission.



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The commission may establish fees and charges for the use of any project and covenant with the owners of bonds to set those fees and charges at a rate sufficient to protect the interest of the owners of the bonds. Any revenue bonds issued by the commission that are payable solely from revenues of the commission must contain a statement to that effect in the form of bond.

SECTION 17. IC 36-7-30-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) In addition to other methods of raising money for property acquisition, redevelopment, or economic development activities in or directly serving or benefiting a military base reuse area, and in anticipation of the taxes allocated under section 25 of this chapter, other revenues of the district, or any combination of these sources, the reuse authority may by resolution issue the bonds of the special taxing district in the name of the unit.

- (b) The reuse authority shall certify a copy of the resolution authorizing the bonds to the municipal or county fiscal officer, who shall then prepare the bonds. The seal of the unit must be impressed on the bonds or a facsimile of the seal must be printed on the bonds.
- (c) The bonds must be executed by the appropriate officer of the unit, and attested by the unit's fiscal officer.
 - (d) The bonds are exempt from taxation for all purposes.
- (e) Bonds issued under this section may be sold at public sale in accordance with IC 5-1-11 or at a negotiated sale.
- (f) The bonds are not a corporate obligation of the unit but are an indebtedness of the taxing district. The bonds and interest are payable, as set forth in the bond resolution of the reuse authority, from any of the following:
 - (1) The tax proceeds allocated under section 25 of this chapter.
 - (2) Other revenues available to the reuse authority.
 - (3) A combination of the methods stated in subdivisions (1) through (2).

If the bonds are payable solely from the tax proceeds allocated under section 25 of this chapter, other revenues of the reuse authority, or any combination of these sources, the bonds may be issued in any amount without limitation.

- (g) Proceeds from the sale of bonds may be used to pay the cost of interest on the bonds for a period not to exceed five (5) years after the date of issuance.
- (h) All laws relating to the filing of petitions requesting the issuance of bonds and the right of taxpayers **and voters** to remonstrate against the issuance of bonds do not apply to bonds issued under this chapter.

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- (i) If a debt service reserve is created from the proceeds of bonds, the debt service reserve may be used to pay principal and interest on the bonds as provided in the bond resolution.
- (j) If bonds are issued under this chapter that are payable solely or in part from revenues of the reuse authority, the reuse authority may adopt a resolution or trust indenture or enter into covenants as is customary in the issuance of revenue bonds. The resolution or trust indenture may pledge or assign revenues of the reuse authority and properties becoming available to the reuse authority under this chapter. The resolution or trust indenture may also contain provisions for protecting and enforcing the rights and remedies of the bond owners as may be reasonable and proper and not in violation of law, including a covenant setting forth the duties of the reuse authority. The reuse authority may establish fees and charges for the use of any project and covenant with the owners of any bonds to set the fees and charges at a rate sufficient to protect the interest of the owners of the bonds. Revenue bonds issued by the reuse authority that are payable solely from revenues of the reuse authority shall contain a statement to that effect in the form of the bond.

SECTION 18. IC 36-7-30.5-23, AS ADDED BY P.L.203-2005, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 23. (a) In addition to other methods of raising money for property acquisition, redevelopment, reuse, or economic development activities in or directly serving or benefitting a military base development area, and in anticipation of the taxes allocated under section 30 of this chapter, other revenues of the district, or any combination of these sources, the development authority may by resolution issue the bonds of the development authority.

- (b) The secretary-treasurer of the development authority shall prepare the bonds. The seal of the development authority must be impressed on the bonds or a facsimile of the seal must be printed on the bonds.
- (c) The bonds must be executed by the president of the development authority and attested by the secretary-treasurer.
 - (d) The bonds are exempt from taxation for all purposes.
- (e) Bonds issued under this section may be sold at public sale in accordance with IC 5-1-11 or at a negotiated sale.
- (f) The bonds are not a corporate obligation of a unit but are an indebtedness of only the development authority. The bonds and interest are payable, as set forth in the bond resolution of the development authority, from any of the following:
 - (1) The tax proceeds allocated under section 30 of this chapter.



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1	(2) Other revenues available to the development authority.
2	(3) A combination of the methods stated in subdivisions (1)
3	through (2).
4	The bonds issued under this section may be issued in any amount
5	without limitation.
6	(g) Proceeds from the sale of bonds may be used to pay the cost of
7	interest on the bonds for a period not to exceed five (5) years after the
8	date of issuance.
9	(h) All laws relating to the filing of petitions requesting the issuance
10	of bonds and the right of taxpayers and voters to remonstrate against
11	the issuance of bonds do not apply to bonds issued under this chapter.
12	(i) If a debt service reserve is created from the proceeds of bonds,
13	the debt service reserve may be used to pay principal and interest on
14	the bonds as provided in the bond resolution.
15	(j) If bonds are issued under this chapter that are payable solely or
16	in part from revenues of the development authority, the development
17	authority may adopt a resolution or trust indenture or enter into
18	covenants as is customary in the issuance of revenue bonds. The
19	resolution or trust indenture may pledge or assign revenues of the

(j) If bonds are issued under this chapter that are payable solely or in part from revenues of the development authority, the development authority may adopt a resolution or trust indenture or enter into covenants as is customary in the issuance of revenue bonds. The resolution or trust indenture may pledge or assign revenues of the development authority and properties becoming available to the development authority under this chapter. The resolution or trust indenture may also contain provisions for protecting and enforcing the rights and remedies of the bond owners as may be reasonable and proper and not in violation of law, including a covenant setting forth the duties of the development authority. The development authority may establish fees and charges for the use of any project and covenant with the owners of any bonds to set the fees and charges at a rate sufficient to protect the interest of the owners of the bonds. Revenue bonds issued by the development authority that are payable solely from revenues of the development authority shall contain a statement to that effect in the form of the bond.

SECTION 19. IC 36-9-3-31 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 31. (a) This section applies to an authority that includes a county having a population of more than four hundred thousand (400,000) but less than seven hundred thousand (700,000).

- (b) The authority may issue revenue or general obligation bonds under this section.
- (c) The board may issue revenue bonds of the authority for the purpose of procuring money to pay the cost of acquiring real or personal property for the purpose of this chapter. The issuance of bonds must be authorized by resolution of the board and approved by the









county fiscal bodies of the counties in the authority before issuance. The resolution must provide for the amount, terms, and tenor of the bonds, and for the time and character of notice and mode of making sale of the bonds.

- (d) The bonds are payable at the times and places determined by the board, but they may not run more than thirty (30) years after the date of their issuance and must be executed in the name of the authority by an authorized officer of the board and attested by the secretary. The interest coupons attached to the bonds may be executed by placing on them the facsimile signature of the authorized officer of the board.
- (e) The president of the authority shall manage and supervise the preparation, advertisement, and sale of the bonds, subject to the authorizing ordinance. Before the sale of bonds, the president shall cause notice of the sale to be published in accordance with IC 5-3-1, setting out the time and place where bids will be received, the amount and maturity dates of the issue, the maximum interest rate, and the terms and conditions of sale and delivery of the bonds. The bonds shall be sold in accordance with IC 5-1-11. After the bonds have been properly sold and executed, the executive director or president shall deliver them to the controller of the authority and take a receipt for them, and shall certify to the treasurer the amount that the purchaser is to pay, together with the name and address of the purchaser. On payment of the purchase price the controller shall deliver the bonds to the purchaser, and the controller and executive director or president shall report their actions to the board.
- (f) General obligation bonds issued under this section are subject to the provisions of IC 5-1 and IC 6-1.1-20 relating to the filing of a petition requesting the issuance of bonds, the appropriation of the proceeds of bonds, the right of taxpayers to appeal and be heard on the proposed appropriation, the approval of the appropriation by the department of local government finance, the right of taxpayers and voters to remonstrate against the issuance of bonds, and the sale of bonds for not less than their par value.
- (g) Notice of the filing of a petition requesting the issuance of bonds, notice of determination to issue bonds, and notice of the appropriation of the proceeds of the bonds shall be given by posting in the offices of the authority for a period of one (1) week and by publication in accordance with IC 5-3-1.
- (h) The bonds are not a corporate indebtedness of any unit, but are an indebtedness of the authority as a municipal corporation. A suit to question the validity of the bonds issued or to prevent their issuance may not be instituted after the date set for sale of the bonds, and after



that date the bonds may not be contested for any cause.

(i) The bonds issued under this section and the interest on them are exempt from taxation for all purposes except the financial institutions tax imposed under IC 6-5.5 or a state inheritance tax imposed under IC 6-4.1.

SECTION 20. IC 36-9-4-45 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 45. (a) Bonds issued under this chapter:

- (1) shall be issued in the denomination;
- (2) are payable over a period not to exceed thirty (30) years from the date of the bonds; and
- (3) mature;

as determined by the ordinance authorizing the bond issue.

- (b) All bonds issued under this chapter, the interest on them, and the income from them are exempt from taxation to the extent provided by IC 6-8-5-1.
- (c) The provisions of IC 6-1.1-20 relating to filing petitions requesting the issuance of bonds and giving notice of those petitions, giving notice of a hearing on the appropriation of the proceeds of the bonds, the right of taxpayers to appear and be heard on the proposed appropriation, the approval of the appropriation by the department of local government finance, and the right of taxpayers **and voters** to remonstrate against the issuance of bonds apply to the issuance of bonds under this chapter.
- (d) A suit to question the validity of bonds issued under this chapter or to prevent their issue and sale may not be instituted after the date set for the sale of the bonds, and the bonds are incontestable after that date.

SECTION 21. IC 36-10-3-24 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 24. (a) In order to raise money to pay for land to be acquired for any of the purposes named in this chapter, to pay for an improvement authorized by this chapter, or both, and in anticipation of the special benefit tax to be levied as provided in this chapter, the board shall cause to be issued, in the name of the unit, the bonds of the district. The bonds may not exceed in amount the total cost of all land to be acquired and all improvements described in the resolution, including all expenses necessarily incurred in connection with the proceedings, together with a sum sufficient to pay the costs of supervision and inspection during the period of construction of a work. The expenses to be covered in the bond issue include all expenses of every kind actually incurred preliminary to acquiring the land and the construction of the work, such as the cost of the necessary record, engineering expenses, publication











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of notices, preparation of bonds, and other necessary expenses. If more than one (1) resolution or proceeding of the board under section 23 of this chapter is confirmed whereby different parcels of land are to be acquired, or more than one (1) contract for work is let by the board at approximately the same time, the cost involved under all of the resolutions and proceedings may be included in one (1) issue of bonds.

- (b) The bonds may be issued in any denomination not less than one thousand dollars (\$1,000) each, in not less than five (5) nor more than forty (40) annual series. The bonds are payable one (1) series each year, beginning at a date after the receipt of taxes from a levy made for that purpose. The bonds are negotiable. The bonds may bear interest at any rate, payable semiannually. After adopting a resolution ordering bonds, the board shall certify a copy of the resolution to the unit's fiscal officer. The fiscal officer shall prepare the bonds and the unit's executive shall execute them, attested by the fiscal officer.
- (c) The bonds and the interest on them are exempt from taxation as prescribed by IC 6-8-5-1. Bonds issued under this section are subject to the provisions of IC 5-1 and IC 6-1.1-20 relating to the filing of a petition requesting the issuance of bonds, the right of taxpayers and voters to remonstrate against the issuance of bonds, the appropriation of the proceeds of the bonds and approval by the department of local government finance, and the sale of bonds at public sale for not less than their par value.
- (d) The board may not have bonds of the district issued under this section that are payable by special taxation when the total issue for that purpose, including the bonds already issued or to be issued, exceeds two percent (2%) of the adjusted value of the taxable property in the district as determined under IC 36-1-15. All bonds or obligations issued in violation of this subsection are void. The bonds are not obligations or indebtedness of the unit, but constitute an indebtedness of the district as a special taxing district. The bonds and interest are payable only out of a special tax levied upon all the property of the district as prescribed by this chapter. The bonds must recite the terms upon their face, together with the purposes for which they are issued.

SECTION 22. IC 36-10-7.5-22 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 22. (a) To raise money to pay for land to be acquired for any of the purposes named in this chapter or to pay for an improvement authorized by this chapter, and in anticipation of the special benefit tax to be levied as provided in this chapter, the legislative body shall issue in the name of the township the bonds of the district. The bonds may not exceed in amount the total cost of all land to be acquired and all improvements









described in the resolution, including all expenses necessarily incurred in connection with the proceedings, together with a sum sufficient to pay the costs of supervision and inspection during the period of construction of a work. The expenses to be covered in the bond issue include all expenses of every kind actually incurred preliminary to acquiring the land and the construction of the work, such as the cost of the necessary record, engineering expenses, publication of notices, preparation of bonds, and other necessary expenses. If more than one (1) resolution or proceeding of the legislative body under this chapter is confirmed whereby different parcels of land are to be acquired or more than one (1) contract for work is let by the executive at approximately the same time, the cost involved under all of the resolutions and proceedings may be included in one (1) issue of bonds.

- (b) The bonds may be issued in any denomination not less than one thousand dollars (\$1,000) each, in not less than five (5) nor more than forty (40) annual series. The bonds are payable one (1) series each year, beginning at a date after the receipt of taxes from a levy made for that purpose. The bonds are negotiable. The bonds may bear interest at any rate, payable semiannually. After adopting a resolution ordering bonds, the legislative body shall certify a copy of the resolution to the township's fiscal officer. The fiscal officer shall prepare the bonds and the executive shall execute the bonds, attested by the fiscal officer.
- (c) The bonds and the interest on the bonds are exempt from taxation as prescribed by IC 6-8-5-1. Bonds issued under this section are subject to the provisions of IC 5-1 and IC 6-1.1-20 relating to the filing of a petition requesting the issuance of bonds, the right of taxpayers **and voters** to remonstrate against the issuance of bonds, the appropriation of the proceeds of the bonds with the approval of the department of local government finance, and the sale of bonds at public sale for not less than the par value of the bonds.
- (d) The legislative body may not have bonds of the district issued under this section that are payable by special taxation when the total issue for that purpose, including the bonds already issued or to be issued, exceeds two percent (2%) of the total adjusted value of the taxable property in the district as determined under IC 36-1-15. All bonds or obligations issued in violation of this subsection are void. The bonds are not obligations or indebtedness of the township but constitute an indebtedness of the district as a special taxing district. The bonds and interest are payable only out of a special tax levied upon all the property of the district as prescribed by this chapter. A bond must recite the terms upon the face of the bond, together with the purposes for which the bond is issued.









SECTION 23. IC 36-10-8-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 16. (a) A capital improvement may be financed in whole or in part by the issuance of general obligation bonds of the county or, if the authority was created under IC 18-7-18 (before its repeal on February 24, 1982), also of the city, if the board determines that the estimated annual net income of the capital improvement, plus the estimated annual tax revenues to be derived from any tax revenues made available for this purpose, will not be sufficient to satisfy and pay the principal of and interest on all bonds issued under this chapter, including the bonds then proposed to be issued.

(b) If the board desires to finance a capital improvement in whole or in part as provided in this section, it shall have prepared a resolution to be adopted by the county executive authorizing the issuance of general obligation bonds, or, if the authority was created under IC 18-7-18 (before its repeal on February 24, 1982), by the fiscal body of the city authorizing the issuance of general obligation bonds. The resolution must set forth an itemization of the funds and assets received by the board, together with the board's valuation and certification of the cost. The resolution must state the date or dates on which the principal of the bonds is payable, the maximum interest rate to be paid, and the other terms upon which the bonds shall be issued. The board shall submit the proposed resolution to the proper officers, together with a certificate to the effect that the issuance of bonds in accordance with the resolution will be in compliance with this section. The certificate must also state the estimated annual net income of the capital improvement to be financed by the bonds, the estimated annual tax revenues, and the maximum amount payable in any year as principal and interest on the bonds issued under this chapter, including the bonds proposed to be issued, as the maximum interest rate set forth in the resolution. The bonds issued may mature over a period not exceeding forty (40) years from the date of issue.

- (c) Upon receipt of the resolution and certificate the proper officers may adopt them and take all action necessary to issue the bonds in accordance with the resolution. An action to contest the validity of bonds issued under this section may not be brought after the fifteenth day following the receipt of bids for the bonds.
 - (d) The provisions of all general statutes relating to:
 - (1) the filing of a petition requesting the issuance of bonds and giving notice;
 - (2) the right of taxpayers **and voters** to remonstrate against the issuance of bonds;



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1	(3) the giving of notice of the determination to issue bonds;	
2	(4) the giving of notice of a hearing on the appropriation of the	
3	proceeds of bonds;	
4	(5) the right of taxpayers to appear and be heard on the proposed	
5	appropriation;	
6	(6) the approval of the appropriation by the department of local	
7	government finance; and	
8	(7) the sale of bonds at public sale;	
9	apply to the issuance of bonds under this section.	
10	SECTION 24. IC 36-10-9-15 IS AMENDED TO READ AS	4
11	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 15. (a) A capital	
12	improvement may be financed in whole or in part by the issuance of	
13	general obligation bonds of the county.	
14	(b) If the board desires to finance a capital improvement in whole	
15	or in part as provided in this section, it shall have prepared a resolution	
16	to be adopted by the board of commissioners of the county authorizing	4
17	the issuance of general obligation bonds. The resolution must state the	
18	date or dates on which the principal of the bonds is payable, the	
19	maximum interest rate to be paid, and the other terms upon which the	
20	bonds shall be issued. The board shall submit the proposed resolution	
21	to the board of commissioners of the county, together with a certificate	
22	to the effect that the issuance of bonds in accordance with the	
23	resolution will be in compliance with this section. The certificate must	
24	also state the estimated annual net income of the capital improvement	_
25	to be financed by the bonds, the estimated annual tax revenues, and the	
26	maximum amount payable in any year as principal and interest on the	
27	bonds issued under this chapter, including the bonds proposed to be	
28	issued, at the maximum interest rate set forth in the resolution. The	
29	bonds issued may mature over a period not exceeding forty (40) years	
30	from the date of issue.	
31	(c) Upon receipt of the resolution and certificate, the board of	
32	commissioners of the county may adopt them and take all action	
33	necessary to issue the bonds in accordance with the resolution. An	
34	action to contest the validity of bonds issued under this section may not	
35	be brought after the fifteenth day following the receipt of bids for the	
36	bonds.	
37	(d) The provisions of all general statutes relating to:	
38	(1) the filing of a petition requesting the issuance of bonds and	
39	giving notice;	

(2) the right of taxpayers and voters to remonstrate against the

(3) the giving of notice of the determination to issue bonds;



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issuance of bonds;

1	(4) the giving of notice of a hearing on the appropriation of the	
2	proceeds of bonds;	
3	(5) the right of taxpayers to appear and be heard on the proposed	
4	appropriation;	
5	(6) the approval of the appropriation by the department of local	
6	government finance; and	
7	(7) the sale of bonds at public sale for not less than par value;	
8	are applicable to the issuance of bonds under this section.	
9	SECTION 25. [EFFECTIVE UPON PASSAGE] (a) This	
10	SECTION applies to a political subdivision's determination to issue	
11	bonds or enter into a lease rental only to the extent that the law	
12	under which the political subdivision intends to issue the bonds or	
13	enter into the lease rental applies IC 6-1.1-20 to the political	
14	subdivision's determination.	
15	(b) The right of taxpayers to remonstrate against the issuance	_
16	of bonds or a lease rental under IC 6-1.1-20-3.1 and	
17	IC 6-1.1-20-3.2, as in effect before their amendment by this act,	
18	applies to a preliminary determination to issue bonds or enter into	
19	a lease rental made before the effective date of this SECTION.	
20	(c) The right of registered voters to remonstrate against the	
21	issuance of bonds or a lease rental under IC 6-1.1-20-3.1 and	
22	IC 6-1.1-20-3.2, both as amended by this act, applies to a	
23	preliminary determination to issue bonds or enter into a lease	
24	rental made on or after the effective date of this SECTION.	_
25	(d) This SECTION expires July 1, 2008.	
26	SECTION 26. [EFFECTIVE UPON PASSAGE] (a) The state	
27	board of accounts shall before July 1, 2007, design and prepare the	
28	forms and instructions to be used under IC 6-1.1-20-3.1 and	V
29	IC 6-1.1-20-3.2, both as amended by this act.	
30	(b) This SECTION expires December 31 2007	

SECTION 27. An emergency is declared for this act.



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COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 132, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 132 as introduced.)

KENLEY, Chairperson

Committee Vote: Yeas 11, Nays 0.

SENATE MOTION

Madam President: I move that Senator Weatherwax be added as second author and Senator Mrvan be added as third author of Senate Bill 132.

KENLEY

SENATE MOTION

Madam President: I move that Senate Bill 132 be amended to read as follows:

Replace the effective dates in SECTIONS 1 through 23 with "[EFFECTIVE UPON PASSAGE]".

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 6-1.1-20-1.8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.8. As used in this chapter, "registered voter" means an individual who is registered to vote in a political subdivision at least thirty (30) business days before the proper officers of the political subdivision publish notice under section 3.1(2) of this chapter of a preliminary determination by the political subdivision to issue bonds or enter into a lease."

Page 2, line 14, reset in roman "owners of real property".

Page 2, line 14, after "property" insert "within the political subdivision or".

Page 2, line 34, after "(100)" insert "persons who are either".

Page 2, line 34, reset in roman "owners of real property".

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Page 2, line 34, after "property" insert "within the political subdivision or".

Page 2, line 42, reset in roman "an owner or owners of real".

Page 3, line 1, reset in roman "property".

Page 3, line 1, after "property" insert "within the political subdivision or".

Page 3, line 2, reset in roman "owner".

Page 3, line 3, reset in roman "or owners.".

Page 3, line 3, after "owners" delete "." and insert "or the".

Page 3, line 5, reset in roman "owners of real property;".

Page 3, line 5, after "property" delete ";" and insert "or".

Page 3, line 13, after "as" insert "owners of real property or".

Page 3, line 14, reset in roman "property owners.".

Page 3, line 14, after "owners" delete "." and insert "or".

Page 3, line 15, after "voters." insert "Each person signing a petition must indicate whether the person is signing the petition as a registered voter within the political subdivision or is signing the petition as the owner of real property within the political subdivision. A person who signs a petition as a real property owner must indicate the address of the real property owned by the person in the political subdivision."

Page 3, between lines 22 and 23, begin a new line block indented and insert:

- "(8) The county clerk shall determine whether each person who signed the petition is a registered voter. The county clerk shall forward a copy of the petition to the county auditor. Not more than five (5) business days after receiving the copy of the petition, the county auditor shall provide to the county clerk a statement verifying:
 - (A) whether a person who signed the petition as a registered voter but is not a registered voter, as determined by the county clerk, is the owner of real property in the political subdivision; and
 - (B) whether a person who signed the petition as an owner of real property within the political subdivision does in fact own real property within the political subdivision.
- (9) The county clerk shall make the final determination of the number of petitioners that are registered voters in the political subdivision and, based on the statement provided by the county auditor, the number of petitioners that own real property within the political subdivision. Whenever the name of an individual who signs a petition form as a registered

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voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid.".

Page 3, line 23, strike "(8)" and insert "(10)".

Page 3, line 31, strike "fifteen (15)" and insert "twenty-five (25)".

Page 3, line 33, reset in roman "owners of real".

Page 3, line 34, reset in roman "property".

Page 3, line 34, after "property" insert "within the political subdivision and the number of petitioners who are".

Page 3, line 37, reset in roman "owners of real property".

Page 3, line 37, after "property" insert "or".

Page 4, line 13, reset in roman "owners of real property".

Page 4, line 13, after "property" insert "within the political subdivision or".

Page 4, line 26, reset in roman "an owner or owners of real property".

Page 4, line 26, after "property" insert "within the political subdivision or".

Page 4, line 40, reset in roman "an owner or owners of real property".

Page 4, line 40, after "property" insert "within the political subdivision or".

Page 4, line 42, reset in roman "owner".

Page 5, line 1, reset in roman "or owners.".

Page 5, line 1, after "owners" delete "." and insert "or the".

Page 5, line 3, reset in roman "owners of real property;".

Page 5, line 3, after "property" delete ";" and insert "or".

Page 5, line 13, after "as" insert "owners of real property or".

Page 5, line 14, reset in roman "property owners.".

Page 5, line 14, after "owners" delete "." and insert "or".

Page 5, line 15, after "voters." insert "Each person signing a petition or remonstrance must indicate whether the person is signing the petition or remonstrance as a registered voter within the political subdivision or is signing the petition or remonstrance as the owner of real property within the political subdivision. A person who signs a petition or remonstrance as a real property owner must indicate the address of the real property owned by the person in the political subdivision."

Page 5, between lines 25 and 26, begin a new line block indented and insert:

"(5) The county clerk shall determine whether each person who signed the petition or remonstrance is a registered voter.







The county clerk shall forward a copy of the petition or remonstrance to the county auditor. Not more than five (5) business days after receiving the copy of the petition or remonstrance, the county auditor shall provide to the county clerk a statement verifying:

- (A) whether a person who signed the petition or remonstrance as a registered voter but is not a registered voter, as determined by the county clerk, is the owner of real property in the political subdivision; and
- (B) whether a person who signed the petition or remonstrance as an owner of real property within the political subdivision does in fact own real property within the political subdivision.
- (6) The county clerk shall make the final determination of:
 - (A) the number of registered voters in the political subdivision that signed a petition and, based on the statement provided by the county auditor, the number of owners of real property within the political subdivision that signed a petition; and
 - (B) the number of registered voters in the political subdivision that signed a remonstrance and, based on the statement provided by the county auditor, the number of owners of real property within the political subdivision that signed a remonstrance.

Whenever the name of an individual who signs a petition or remonstrance as a registered voter contains a minor variation from the name of the registered voter as set forth in the records of the county voter registration office, the signature is presumed to be valid."

Page 5, line 26, strike "(5)" and insert "(7)".

Page 5, line 28, strike "fifteen".

Page 5, line 29, strike "(15)" and insert "twenty-five (25)".

Page 5, line 35, reset in roman "owners of real".

Page 5, line 36, reset in roman "property".

Page 5, line 36, after "property" insert "within the political subdivision and the number of petitioners who are".

Page 5, line 38, strike "(6)" and insert "(8)".

Page 5, line 38, after "of" insert "persons who are either".

Page 5, line 38, reset in roman "owners of real property".

Page 5, line 38, after "property" insert "within the political subdivision or".

Page 6, line 6, strike "(5)." and insert "(7).".



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Page 6, line 8, strike "(7)" and insert "(9)".
Page 6, line 24, reset in roman "taxpayers".
Page 6, line 24, after "taxpayers" insert "and".
Page 8, line 1, reset in roman "taxpayers".
Page 8, line 1, after "taxpayers" insert "and".
Page 8, line 26, reset in roman "taxpayers".
Page 8, line 26, after "taxpayers" insert "and".
Page 9, line 1, reset in roman "taxpayers".
Page 9, line 1, after "taxpayers" insert "and".
Page 9, line 15, reset in roman "taxpayers".
Page 9, line 15, after "taxpayers" insert "and".
Page 9, line 30, reset in roman "taxpayers".
Page 9, line 30, after "taxpayers" insert "and".
Page 10, line 26, reset in roman "taxpayers".
Page 10, line 26, after "taxpayers" insert "and".
Page 10, line 42, reset in roman "taxpayers".
Page 10, line 42, after "taxpayers" insert "and".
Page 13, line 24, reset in roman "taxpayers".
Page 13, line 24, after "taxpayers" insert "and".
Page 19, line 22, reset in roman "taxpayers".
Page 19, line 22, after "taxpayers" insert "and".
Page 22, line 15, reset in roman "taxpayers".
Page 22, line 15, after "taxpayers" insert "and".
Page 24, line 22, reset in roman "taxpayers".
Page 24, line 22, after "taxpayers" insert "and".
Page 25, line 35, reset in roman "taxpayers".
Page 25, line 35, after "taxpayers" insert "and".
Page 27, line 4, reset in roman "taxpayers".
Page 27, line 4, after "taxpayers" insert "and".
Page 28, line 25, reset in roman "taxpayers".
Page 28, line 25, after "taxpayers" insert "and".
Page 29, line 16, reset in roman "taxpayers".
Page 29, line 16, after "taxpayers" insert "and".
Page 30, line 13, reset in roman "taxpayers".
Page 30, line 13, after "taxpayers" insert "and".
Page 31, line 21, reset in roman "taxpayers".
Page 31, line 21, after "taxpayers" insert "and".
Page 32, line 35, reset in roman "taxpayers".
Page 32, line 35, after "taxpayers" insert "and".
Page 33, line 34, reset in roman "taxpayers".
Page 33, line 34, after "taxpayers" insert "and".
Page 34, line 12, after "to a" insert "preliminary".

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Page 34, line 13, delete "July 1, 2007." and insert "the effective date of this SECTION.".

Page 34, line 16, after "to a" insert "preliminary".

Page 34, line 17, delete "after" and insert "on or after the effective date of this SECTION.".

Page 34, delete line 18.

Page 34, after line 19, begin a new paragraph and insert:

"SECTION 25. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

(Reference is to SB 132 as printed January 10, 2007.)

KENLEY

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SENATE MOTION

Madam President: I move that Engrossed Senate Bill 132, which is eligible for third reading, be returned to second reading for purposes of amendment.

KENLEY



SENATE MOTION

Madam President: I move that Senator Gard be added as coauthor of Engrossed Senate Bill 132.

KENLEY



SENATE MOTION

Madam President: I move that Senate Bill 132 be amended to read as follows:

Page 1, delete lines 1 through 8, begin a new paragraph and insert: "SECTION 1. IC 6-1.1-20-1.8 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.8. As used in this chapter, "county voter registration office" means the following:

(1) A board of registration established under IC 3-7-12 or by



a county executive acting under IC 3-7-12.

- (2) A board of elections and registration established under IC 3-6-5.2 or IC 3-6-5.4.
- (3) The office of the circuit court clerk of a county in which a board has not been established as described in subdivision (1) or (2).

SECTION 2. IC 6-1.1-20-1.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.9. As used in this chapter, "registered voter" means the following:

- (1) In the case of a petition under section 3.1 of this chapter to initiate a petition and remonstrance process, an individual who is registered to vote in the political subdivision on the date the proper officers of the political subdivision publish notice under section 3.1(2) of this chapter of a preliminary determination by the political subdivision to issue bonds or enter into a lease.
- (2) In the case of:
 - (A) a petition under section 3.2 of this chapter in favor of the proposed debt service or lease payments; or
 - (B) a remonstrance under section 3.2 of this chapter against the proposed debt service or lease payments;

an individual who is registered to vote in the political subdivision on the date that is thirty (30) days after the notice of the applicability of the petition and remonstrance process is published under section 3.2(1) of this chapter.".

Page 3, line 7, delete "clerk," and insert "voter registration office,".

Page 3, line 7, after "auditor" delete "clerk" and insert "voter registration office".

Page 3, line 8, delete "clerk's" and insert "voter registration office's".

Page 3, line 10, delete "clerk" and insert "voter registration office". Page 3, line 30, after "subdivision." insert "A person who signs a petition as a registered voter must indicate the address at which the person is registered to vote.".

Page 3, line 35, delete "clerk" and insert "voter registration office".

Page 3, line 37, delete "clerk" and insert "voter registration office".

Page 3, line 40, delete "clerk" and insert "voter registration office".

Page 3, line 41, delete "clerk" and insert "voter registration office".

Page 3, line 41, after "shall" insert "not more than fifteen (15) business days after receiving a petition".

Page 4, line 1, delete "five (5)" and insert "ten (10)".

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Page 4, line 2, delete "clerk" and insert "voter registration office".

Page 4, line 6, delete "clerk" and insert "voter registration office".

Page 4, line 11, delete "clerk" and insert "voter registration office".

Page 4, line 11, after "shall" insert "not more than ten (10) business days after receiving the statement from the county auditor under subdivision (8)".

Page 4, line 19, delete "valid." and insert "valid, and there is a presumption that the individual is entitled to sign the petition under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition only one (1) time in a particular petition and remonstrance process under this chapter, regardless of whether the person owns more than one (1) parcel of real property within the subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of real property within the political subdivision. Notwithstanding any other provision of this section, if a petition is presented to the county voter registration office within thirty-five (35) days of an election, the county voter registration office may defer acting on the petition, and the time requirements under this section for action by the county voter registration office do not begin to run until five (5) days after the date of the election.".

Page 4, line 20, delete "clerk" and insert "voter registration office". Page 4, line 28, delete "twenty-five (25)" and insert "thirty-five (35)".

Page 5, line 32, delete "clerk" and insert "voter registration office". Page 5, line 34, delete "clerk," and insert "voter registration office,".

Page 5, line 34, after "auditor" delete "clerk" and insert "voter registration office".

Page 5, line 35, delete "clerk's" and insert "voter registration office's".

Page 5, line 38, delete "clerk" and insert "voter registration office". Page 6, line 19, after "subdivision." insert "A person who signs a petition or remonstrance as a registered voter must indicate the address at which the person is registered to vote.".

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Page 6, line 22, delete "clerk" and insert "voter registration office".

Page 6, line 25, delete "clerk" and insert "voter registration office".

Page 6, line 29, delete "clerk" and insert "voter registration office".

Page 6, line 33, delete "clerk" and insert "voter registration office".

Page 6, line 35, delete "clerk" and insert "voter registration office".

Page 6, line 35, after "shall" insert "not more than fifteen (15)

business days after receiving a petition or remonstrance".

Page 6, line 36, delete "five (5)" and insert "ten (10)".

Page 6, line 39, delete "clerk" and insert "voter registration office". Page 6, line 42, delete "clerk," and insert "voter registration office.".

Page 7, line 6, delete "clerk" and insert "voter registration office". Page 7, line 6, after "shall" insert "not more than ten (10) business days after receiving the statement from the county auditor under subdivision (5)".

Page 7, line 21, delete "valid." and insert "valid, and there is a presumption that the individual is entitled to sign the petition or remonstrance under this section. Except as otherwise provided in this chapter, in determining whether an individual is a registered voter, the county voter registration office shall apply the requirements and procedures used under IC 3 to determine whether a person is a registered voter for purposes of voting in an election governed by IC 3. However, an individual is not required to comply with the provisions concerning providing proof of identification to be considered a registered voter for purposes of this chapter. A person is entitled to sign a petition or remonstrance only one (1) time in a particular petition and remonstrance process under this chapter, regardless of whether the person owns more than one (1) parcel of real property within the subdivision and regardless of whether the person is both a registered voter in the political subdivision and the owner of real property within the political subdivision. Notwithstanding any other provision of this section, if a petition or remonstrance is presented to the county voter registration office within thirty-five (35) days of an election, the county voter registration office may defer acting on the petition or remonstrance, and the time requirements under this section for action by the county voter registration office do not begin to run until five (5) days after the date of the election.".

Page 7, line 22, delete "clerk" and insert "voter registration office". Page 7, line 25, delete "twenty-five (25)" and insert "thirty-five (35)".

Page 7, line 28, delete "clerk" and insert "voter registration office".



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Page 8, line 3, delete "clerk's" and insert "voter registration office's".

Page 36, between lines 18 and 19, begin a new paragraph and insert: "SECTION 27. [EFFECTIVE UPON PASSAGE] (a) The state board of accounts shall before July 1, 2007, design and prepare the forms and instructions to be used under IC 6-1.1-20-3.1 and IC 6-1.1-20-3.2, both as amended by this act.

(b) This SECTION expires December 31, 2007.".

Renumber all SECTIONS consecutively.

(Reference is to SB 132 as reprinted January 17, 2007.)

KENLEY

Mr. Speaker: Your Committee on Ways and Means, to which was referred Senate Bill 132, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

COMMITTEE REPORT

CRAWFORD, Chair

Committee Vote: yeas 21, nays 0.

